BARROW

CIVIL DOCKET UNITED STATES DISTRICT COURT

Jury demand date:

D. C. Form No. 106A Rev.

J.S. 6 mailed /6-1-69

Action arose at: Leavenworth Depositions

Basis of Action: Writ of

Mandamus

Marshal

Docket fee

Witness fees

TITLE OF CASE			ATTORNEYS					
Charles Emery Langford vs United States Board of Paroles, Washington, D. C.			For plaintiff: Pro Se #84262, Box 1000 Leavenworth, Kansas 66048 Wm. C. Anderson (retained) Atlas Bldg., Tulsa, Okla.					
				Lav	defendant: wrence A. M O U.S. Cour	cSoud, U	.S. A Pulsa	tty. 74103
STATISTICAL RECORD	COSTS			DATE	NAME OR RECEIPT NO.	REC.	D	ISB.
J.S. 5 mailed 9-2-69	Clerk							

DATE	PROCEEDINGS	Date Order or Judgment Noted
8-14-69	Application to Proceed without prepayment of costs, Affidavit in Support thereof, and Order (AEB-J), filed. js	
8-14-69	Petition For Writ of Mandamus, filed. is	
9-5-69	Case set for 2255 hearing on Tuesday, 9-9-69 at 10:00 A.M. (AEB-J)h	
9-5-69	Order for writ of habeas corpus ad testificandum, filed. (AEB)	
	Writ issued. g	
9-9-69	Case called for hearing pursuant to T. 18, §2255. Petitioner present	
	in person and represented. Board of Paroles represented. Court ordethat hearing passed to Wed. 9-10-69 at 10:30 A.M. (AEB-J)h	Prs
9-15-69	Writ of habeas corpus ad testificandum returned, filed - plaintiff	
	taken into custody at U. S. Penitentiary at Leavenworth, Kansas	
	on 9-8-69 and released from custody by Judge Barrow on September 9,	
0.30 60	1969. b	
A-16-0A	Hearing held pursuant to T. 28, \$2255. Court orders that petition puto T. 28. USC 2255 is sustained. Sentences of the Petitioner hereby	
	entered on Oct. 24, 1967 in CR Cases 67-CR-110, 67-CR-111 and 67-CR-1	
	are set aside and vacated, and sentencing deferred until further order	
	of this court. Defendant released of this date. Proper order to be	
0 36 60	prepared. (AEB-J)h	
3-10-03	Order filed and entered that the spetmences imposed in Criminal Case Nos. 67-CR-110, 67-CR-111 and 67-CR-112 are illegal, invalid, void ar	d
	hereby vacated and held for naught; FURTHER ORDERED that resentencing	
2011	is same cases be deferred to a later date; FURTHER ORDERED that Petit	
	ordered released forthwith, to return to his home at Pleasanton, Kans	as;
	Petitioner directed by the Court to remain in communication with his	
	Court-appointed counsel and be available for such further proceedings in these matters as court deem necessary(Allen E. Barrow-Judge)h	
	The state was an	
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